1 JAMES R. WILLIAMS (S.B. #271253) M. GREG MULLANAX, (S.B. #155138) County Counsel greg@lawmgm.com Law Office of M. Greg Mullanax MICHAEL C. SERVERIAN (S.B. #133203) Deputy County Counsel 2141N. Winery Avenue, Suite 101 OFFICE OF THE COUNTY COUNSEL Fresno, CA 93703 70 West Hedding Street, East Wing, Ninth Floor Telephone No.: (559) 420-1222 San Jose, California 95110-1770 Facsimile: (559) 354-0997 Telephone: (408) 299-5900 Facsimile: (408) 292-7240 Attorney for Plaintiff CRISTĚLA MAXSON Attorneys for Defendants COUNTY OF SANTA CLARA (erroneously sued herein as SANTA CLARA COUNTY SHERIFF'S OFFICE); RICHARD M. APPROVED 8 ALANIS; DANIEL RODRIGUEZ; KEN BINDER; CARL NEUSEL: AND LAURIE SMITH 9 Judge Edward J. Davila 10 UNITED STATES DISTRICT COUR 10/26/201 NORTHERN DISTRICT OF CALIFORNIA 11 VISTRIC 12 CRISTELA MAXSON, No. 5:17-CV-01293-EJD (NC) 13 JOINT STIPULATION FOR DISMISSAL Plaintiff, 14 WITH PREJUDICE 15 V. SANTA CLARA COUNTY SHERIFF'S 16 OFFICE; RICHARD M. ALANIS; DANIEL RODRIGUEZ; KEN BINDER; CARL NEUSEL; LAURIE SMITH, Sheriff of Santa Clara County: and DOES 1 through 20, inclusive, 18 19 Defendants. 20 21 Plaintiff, Cristela Maxson and defendants, Santa Clara County Sheriff's Office, Richard M. 22 Alanis, Daniel Rodriguez, Ken Binder, Carl Neusel, and Laurie Smith, Sheriff of Santa Clara 23 County, file this Stipulation for Dismissal with Prejudice under Federal Rule of Civil Procedure 24 41(a)(1)(A)(ii). 25 1 On March 10, 2017, plaintiff sued defendants. 26 2. Defendants agree to the dismissal. 27 3. This case is not a class action under Federal Rule of Civil Procedure 23, a derivative 28 action under FRCP 23.1, or an action related to an unincorporated association under FCRP 23.2.

1	4. A receiver has not been appointed in this case.			
2	5.	5. This case is not governed by any federal statute that requires a court order for		
3	dismissal of the case.			
4	6.	6. Plaintiff has not previously dismissed any federal or state court suit based on or		
5	including the same claims as those presented in this case.			
6	7. This dismissal is with prejudice.			
7	I hereby attest that I have on file all holographic signatures corresponding to any signatures			
8	indicated by a conformed signature (/S/) within this e-filed document.			
9	IT IS SO STIPULATED.			
10	Dated: Octob	per 26, 2017	Respectfully submitted,	
11			JAMES R. WILLIAMS County Counsel	
12			County Counsel	
13		By:	/s/ MICHAEL C. SERVERIAN	
14			Deputy County Counsel	
15			Attorneys for Defendants COUNTY OF SANTA CLARA	
16			(ERRONEOUSLY SUED HEREIN AS SANTA CLARA COUNTY SHERIFF'S	
17			OFFICE); RICHARD M. ALANIS; DANIEL RODRIGUEZ; KEN BINDER; CARL	
18			NEUSEL; AND LAURIE SMITH	
19	Dated: Octob	per 26, 2017	Respectfully submitted,	
20	By:/s/			
21		By.	M. GREG MULLANAX	
22			Attorney for Plaintiff CRISTELA MAXSON	
23			CRISTELATIMASON	
24				
25				
26				
27	1639551			
28				